Exhibit G

		Certified Copy
1	SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY	
3	RICARDO RIMONDI and PILAR RIMONDI,) `
4	Plaintiffs,))) DOCKET NO.)) MID-L-2912-17
5 6	vs.	
7	BASF CATALYSTS LLC, et al., Defendants.)) \
8		,
9	JOANNA RUMAN and JACENTY RUMAN,)) }
11	Plaintiffs,)) DOCKET NO.)) MID-L-2919-17)
12	vs. BASF CATALYSTS LLC, et al.,	
13 14	Defendants.)))
15	DEPOSITION OF	
16	WILLIAM E. LONGO, PhD	
17	January 7, 2019	
18	10:30 a.m.	
19	10.00 a.m.	
20	11555 Medlock Bridge Road Suite 100	
21	Johns Creek, Georgia	
22		
23	Debra R. Luther, RMR, CRR, CCR-B-881 Atlanta Reporters, Inc. Georgia Certified Court Reporters 866-344-0459	
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2 1 APPEARANCES OF COUNSEL 2 3 On behalf of the Plaintiffs: 4 ETHAN A. HORN, Esq. The Lanier Law Firm 21550 Oxnard Street 5 Third Floor Woodland Hills, California 91367 6 ethan.horn@lanierlawfirm.com 7 JOSEPH N. COTILLETTA, Esq. The Lanier Law Firm 8 Tower 56, Sixth Floor 9 126 East 56th Street New York, New York 10022 10 ioseph.cotilletta@lanierlawfirm.com (Appearance by telephone) 11 12 On behalf of the Defendants Johnson & Johnson and 13 Johnson & Johnson Consumer, Inc.: 14 JOHN L. EWALD, Esq. Orrick, Herrington & Sutcliffe, LLP 51 West 52nd Street 15 New York, New York 10019-6142 16 jewald@orrick.com 17 On behalf of the Defendants 18 Imerys Talc America, Inc., and Cyprus Amax Minerals Company: 19 SAMUEL A. GARSON, Esq. 20 Rawle & Henderson, LLP 401 Route 73 North, Suite 200 21 40 Lake Center Executive Park Marlton, New Jersey 08053 22 sgarson@rawle.com (Appearance by telephone) 23 24 25

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A. Again, for the same answer.

MR. EWALD: Okay. So I don't know if anyone on the phone wants to ask questions. If not, I'll take a very short break to make sure I haven't missed something. Otherwise, I'll pass the witness.

THE WITNESS: Thank you.

MR. GARSON: No, I don't have any.

MR. EWALD: Let me take 5 minutes, look over my notes, I think we're done.

(Recess from 3:42 p.m. to 3:50 p.m.)

- Q. (By Mr. Ewald) If someone says that PLM is not sensitive enough to find asbestos in cosmetic talc, that would be a false statement; correct?
- A. Yes and no. As long as you have the analyst and you've got experience over time in looking at it, but if -- to say you'll never find it in PLM, it just depends on the experience and time and individual doing it.
- Q. But at least in your view, MAS's analysts have found asbestos in Johnson & Johnson's cosmetic talc using PLM without any kind of heavy liquid separation; correct?

A. This is true. And after doing this work now specifically on cosmetic talc for two years, it would be my opinion that the evaluation of cosmetic talc, in my mind now, three things need to be done. Forget about XRD unless you're looking at the tremolitic talc out of Korea.

I believe you need to do -- if you want to fully characterize -- ISO PLM, Blount PLM, and TEM.

All three of those methods give you the best ability to make a determination if asbestos is present or not at these detection limits, and it has to be an analyst doing the PLM that has experience in looking at these types of materials, so a lot of years. But I believe all three of those need to be done.

If you're a talc mine, you don't stop at negative -- you don't stop at a negative. If you were to do ISO PLM or R-93 PLM and you find asbestos, you can stop. If you don't find asbestos by ISO PLM, you need to do the Blount PLM. If you find it by Blount PLM, you can stop. That has detectable asbestiform, tremolite or anthophyllite series. And if you don't there, then you do TEM. Those are the three that need to be done. You can skip the XRD.

Q. See, you talked and it made me think of a couple questions.

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CERTIFICATE

STATE OF GEORGIA:

COUNTY OF GWINNETT:

I hereby certify that the foregoing transcript was taken down, as stated in the caption, and the questions and answers thereto were reduced to typewriting under my direction; that the foregoing pages 1 through 131 represent a true, complete, and correct transcript of the evidence given upon said hearing, and I further certify that I am not of kin or counsel to the parties in the case; am not in the regular employ of counsel for any of said parties; nor am I in anywise interested in the result of said case.

This, the 10th day of January 2019.

Georgia Certified Court

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